CHAPTER 136.

RELIEF OF F. HARBACH.

AN ACT for the relief of F. Harbach.

S. F. 186.

Whereas, On the 14th day of December A. D. 1887, in Judgment the District Court of the State of Iowa in and for Polk County bach. two certain judgments were rendered against one Fred Harbach on the relation of one A. D. Littleton for a violation of the prohibitory statutes of said state, said violation consisting of a failure to make proper returns to the auditor as provided by law and Whereas-The sole violation of the statute con-violation. sisted in returning the price of liquor sold at from \$1.50 to \$4.00 per gallon instead of giving the specific cost of each gallon sold and

WHEREAS, No intent to deceive was shown, and the violation of said statute was only technical in its nature, and

WHEREAS said Harbach has paid upon said Judgments the Payment. entire amount thereof which goes to the person upon whose relation said action was prosecuted, he having been satisfied in full, and has paid all costs of said suits. Now therefore

Be it enacted by the General Assembly of the State of Iowa:

That Fred Harbach be and he is hereby released Harbach refrom from all liability by reason of said two judgments having been rendered in causes Nos 8256 and 8257 in the District Court of the State of Iowa in and for Polk county upon the relation of one A. D. Littleton, and that said judgments are hereby ordered cancelled so far as any claim the state of Iowa may have thereunder is concerned and said F. Harbach is released from all claim or liability thereunder

This act being deemed of immediate importance Publication. shall be deemed in full force and effect from and after its publication in the Iowa State Register and Des Moines Leader newspapers published at Des Moines Iowa said publication to be made without expense to the state.

Approved April 10, 1890.

I hereby certify that the foregoing act was published in the *Iowa State Register* April 16 and Des Moines Leader April 15, 1890.
FRANK D. JACKSON, Secretary of State.